

ENTERED

October 31, 2024

Nathan Ochsner, Clerk

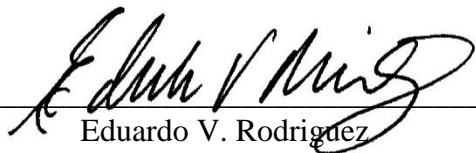
**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION****IN RE:****Professional Fee Matters Concerning the
Jackson Walker Law Firm**§
§
§
§**CASE NO: 23-645****SUPPLEMENTAL COMPREHENSIVE SCHEDULING,
PRE-TRIAL & TRIAL ORDER**

A pretrial scheduling conference was held on Tuesday, October 29, 2024. Pursuant to Fed. R. Bankr. P. 7016 and Fed. R. Civ. P. 16, it is hereby:

ORDERED: that

1. As for Paragraph 5 of the Third Amended Comprehensive Scheduling Pre-Trial & Trial Order¹, the last sentence: “[t]he matter of the return of all fees and expenses in 21-30936 Brilliant Energy, LLC , however, will proceed to trial” is STRUCK. The matter of the return of all fees and expenses in 21-30936 are ABATED pending further orders of the Court.²
2. As for Paragraph 12 of the Third Amended Comprehensive Scheduling Pre-Trial & Trial Order³, “Tuesday, November 19, 2024 briefing on the 28 U.S.C. § 455 matter is due. On November 20, 2024 the Court will take the matter under advisement and issue a ruling on whether the 28 U.S.C. § 455 should proceed to trial in the Brilliant Energy case only” is STRUCK.
3. The remainder of the Third Amended Comprehensive Scheduling Pre-Trial & Trial Order remain unchanged.

SIGNED October 31, 2024


 Eduardo V. Rodriguez
 Chief United States Bankruptcy Judge
¹ ECF No. 516.² Federal Rule of Civil Procedure 42(b) and Bankruptcy Rule of Procedure 7042 (“[f]or convenience, to avoid prejudice, or to expedite and economize, the court may order a separate trial of one or more separate issues, claims, crossclaims, counterclaims, or third-party claims.³ ECF No. 516.